

THE HUDSON SIX COSTS LITTLE FOR UPKEEP

THE care with which a Hudson Six is looked after is your insurance that it will give you permanent satisfaction.

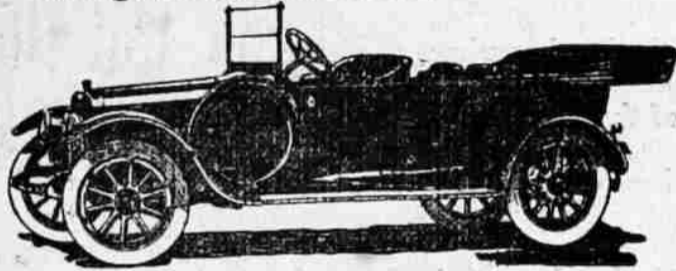
The Hudson is so well designed, and so well built, of such sturdy material, that it calls for but little care.

The attention needed to keep it in excellent condition at all times is furnished by our Perpetual Service Plan.

There are numerous 1914 and 1915 Hudson Sixes in this community that have not cost their owners ONE CENT for upkeep expense, save of course gasoline, oil and tires.

This is the reason you see so many Hudsons on the streets. This is why Hudson owners are so well pleased with their cars.

If you would like a NEW IDEA of motor-car satisfaction; if you feel that the care given your present car can be improved; come and see what we are doing for Hudson owners.



1915 Hudson Six-40 Phaeton
Price \$1550—f. o. b., Detroit

OGDEN MOTOR CO.

2470 Grant Ave.

SEVENTEEN-YEAR OLD GIRL WINS AWARD

The products of the Utah Cereal Food company will bear the name "Sunrise" according to a decision reached by the directors late yesterday afternoon. The name was one of more than 200 considered by the committee and was submitted by Miss Ruth Pignon, a 17-year-old Ogden girl.

Following the final decision and acceptance of the name, a check for \$50 was given to Miss Pignon as a reward for her suggestion.

JAMES PETERSON A SUICIDE.
American Fork, April 30.—James Peterson, 52 years of age, of this city, committed suicide here this morning by shooting himself in the head with a .44 caliber rifle. He had but recently been brought home from the state hospital, where he had been confined since last fall.

He apparently was recovered, although despondent and nervous. He evidently went out to the barn near the house this morning and climbed up in the loft, placed the rifle to his head between the eyes and pulled the trigger. The top of his head was literally blown off, brains and pieces of the skull being scattered all over the boards of the roof. His young daughter heard the shot and discovered the body. The coroner was summoned and, after making an investigation, decided that it was a clear case of self-destruction and that an inquest was unnecessary.

Mr. Peterson formerly lived at Spring City, in Sanpete county, coming to this county and locating on a dry farm near the Jordan river, where he lived until a few months ago, when he moved to this city. He leaves a widow and seven children, four boys and three girls.

CAMPAIGN PLANNED AGAINST MOSQUITOS.

Salt Lake, May 1.—The hum of the first mosquito at Garfield will be the keynote for a general attack on the breeding place of the pestiferous insects. At least, this will be true if the plans of Dr. T. B. Beatty are followed. Dr. Beatty said yesterday that he had been given assurance of the co-operation of the smelter officials in a campaign to reduce or destroy the mosquito hordes.

The Garfield colony of the tuneless little vampires boasts of several species new to the mosquito census, according to tests made by a government investigator last year, says Dr. Beatty. This is not thought surprising however. Indeed, the prevalent opinion is that there could not be so many mosquitoes in one place without the occurrence of a few new varieties.

In the campaign of extermination planned by Dr. Beatty, the breeding grounds, or pools, of the blood-sucking, germ-carrying little pests will be attacked. Where it is practicable, the pools will be drained. Those that cannot be drained will be treated with oil to form a film over the water, fatal to the larvae of the mosquito. Dr. Beatty feels that much can be done to mitigate the condition, and if the campaign can be continued with thoroughness the insects can be stamped out.

SOLD UNDER HAMMER.

Provo, April 30.—Deputy Sheriff Samuel A. Trotter sold today at the front door of the courthouse, under order of sale and decree of foreclosure, the real estate of the Utah Savings & Trust company vs. the Utah Marble & Construction company, the property of the latter, consisting mainly of patented and unpatented marble claims in Utah county. The property was bid in for \$15,000 by H. A. Smith, the only bidder, representing some of the bondholders of the judgment debtor, which were underwritten by the judgment creditor. The amount of the judgment was \$137,520.76, including costs.

BRIGHAM CITY RAIN DEVELOPS INTO SNOW.

Brigham City, April 30.—The heavy rainfall during the early evening in this section changed to snow shortly after 9 o'clock, and indications pointed to a heavy fall of snow before morning. The fruit is well advanced, especially early fruits, but will be protected from frost by the storm. Fruit Inspector Carl Isaacson stated tonight that the fruit crop here is entirely out of danger tonight. There will be a heavy crop of berries and cherries if later frosts do not interfere.

HOLD CITY ELECTION.

Montpelier, Idaho, April 30.—The city election which was held here resulted in less than 300 votes being cast. As there was only one ticket

PROBATE AND GUARDIANSHIP NOTICES

Consult County Clerk or the Respective Signers for Further Information.

NOTICE TO CREDITORS.

Estate of Julius Calvin Bowman, otherwise known as J. C. Bowman, Deceased.

Creditors will present claims with vouchers to the undersigned at the Law Offices of David Jensen at No. 515 David Eccles Building, in Ogden City, Weber county, state of Utah, on or before the 1st day of September, A. D. 1915.

Lenora Amanda Bowman, Executrix of the last will and testament of Julius Calvin Bowman, otherwise known as J. C. Bowman, Deceased.

DAVID JENSEN, Attorney for Executrix. First publication April 24, 1915. Last publication May 22, 1915.

NOTICE TO CREDITORS.

Estate of Willard U. Cragun, deceased.

Creditors will present their claims with vouchers to the undersigned, at the law offices of C. C. Richards, Suite 617 in the David Eccles Building, situated at the southwest corner of the intersection of Washington Avenue and Twenty-fourth street in Ogden City, Utah, on or before the Third day of February, 1916.

LAURA CRAGUN, Sole Administratrix. C. C. RICHARDS, Attorney for Administratrix. Date of first publication April 3, 1915. Date of last publication, May 1, 1915.

PROGRESS



"NATIONAL" MATHESON JOINT PIPE and cement walks are marks of the modern progressive city. If your city is too modern to lay board walks, then it should be too modern to lay wood pipe.

The progress made in almost every type of industrial material is without parallel in any previous age. Particularly is this true in the manufacture of steel pipe, for in this field steel has almost eliminated wrought iron, and the mild steel used in the manufacture of "NATIONAL" MATHESON JOINT PIPE has intrinsic merits which relegate wood pipe to the age of the board side-walk or the flint lock musket.

Would any city choose antiquated material for lighting—for pavements—for roads—for water systems—or any other department of civic improvement?

Wood pipe for water systems is as wood side-walks. Twenty-five or thirty years ago many of the smaller towns had board walks almost entirely; today almost every little town, or even village, is laying cement walks. Wood pipe is generally considered as obsolete as a wood side-walk—and for very much the same reason—both are liable to rapid decay—both have been replaced by more durable and suitable material.

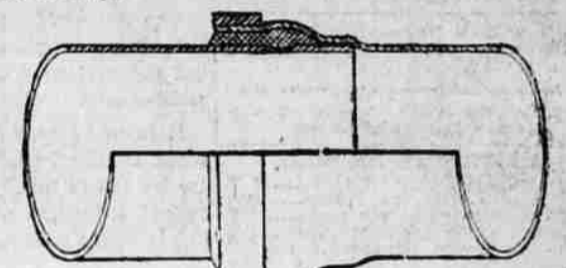
No other pipe material has made such advancement—both in quality and manufacturing processes as "NATIONAL" MATHESON JOINT PIPE. Wood pipe on the other hand has deteriorated.

At best wood pipe could not be uniform in structure, for how can the growth of a tree be controlled—no two trees are alike—and today, owing to competition, a more inferior quality of wood is used than was the case some years ago, and for the same reason thinner steel bands are used in binding the staves together, making the pipe even less durable than before.

Again: under pressure the wood is very liable to break or split, and without sufficient pressure to keep the pipe full at all times the wood quickly becomes water soaked—a breeder of germs and unsanitary.

Don't you think it is to the interest of every citizen—every city official to know all about "NATIONAL" MATHESON JOINT PIPE—the pipe that can be laid and forgotten?

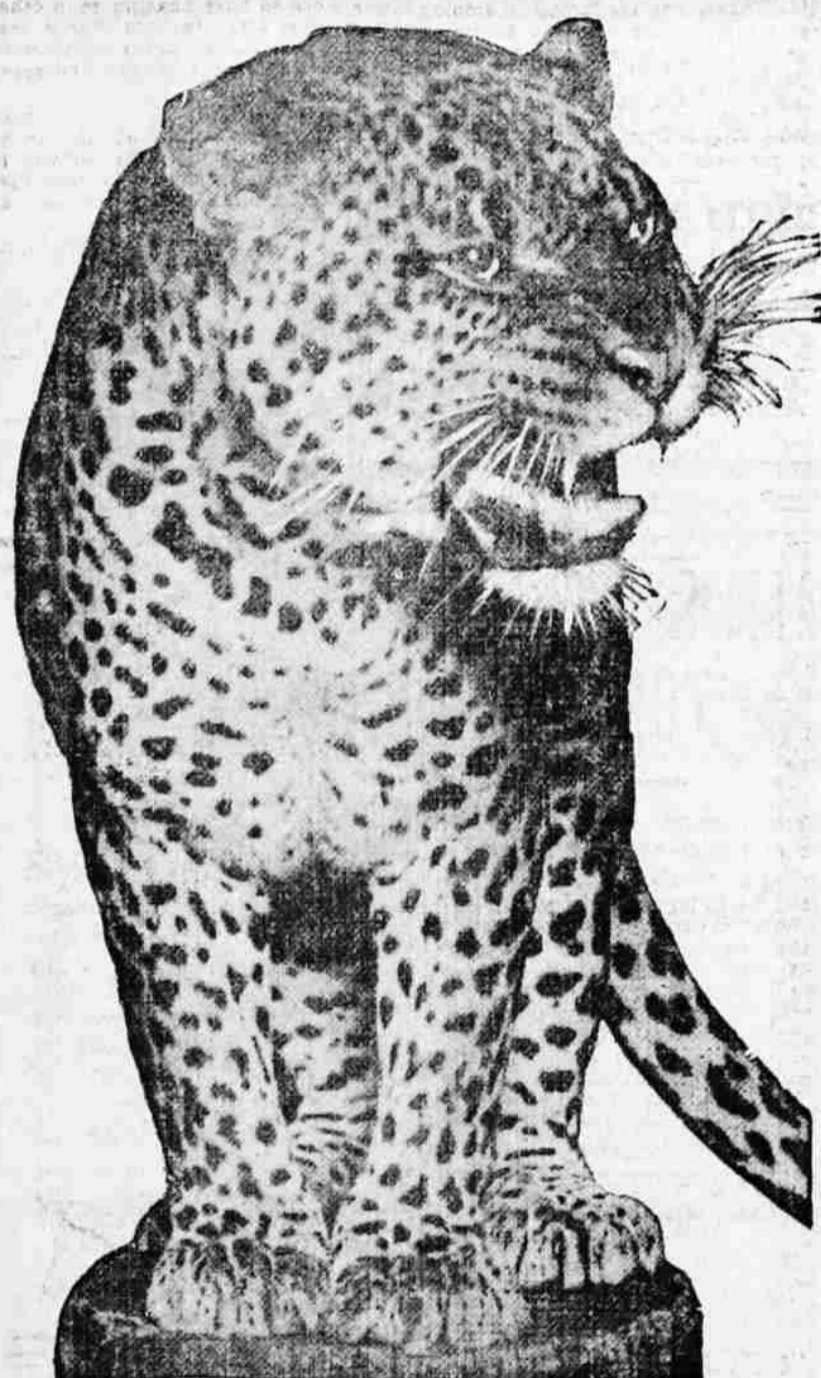
Write for booklet—MATHESON JOINT PIPE—this contains just the information you will want when about to specify pipe. There are plenty of illustrations showing actual installations of "NATIONAL" MATHESON JOINT PIPE.



THIS IS THE MATHESON JOINT.

NATIONAL TUBE COMPANY

EDWIN H. FOWLE, District Manager of Sales
717 Majestic Building, Denver, Colorado.



"DICK"

Educated Persian leopard and a star actor among the wild animals of the Barnes circus, that is to exhibit in Ogden, Tuesday, May 4. The picture is said to be one of the best ever obtained of a wild animal.

A troupe of over 600 educated wild and domestic animals comprise the entertainers with the Barnes Circus, which is the greatest array of animal-actor talent ever assembled together. Ferocious, man-eating lions, tigers, leopards and jaguars, docile Sahara camels, human-like orang-utangs, ponderous elephants, seals and sea lions, kangaroos, bears, zebras, stately horses and beautiful ponies, dogs, goats and almost every known animal work together in perfect unison in the rendition of an unique, attention-grabbing, thrilling program.

Sixty-five entirely new acts and features are introduced, prominent of all being the groups of 24 full grown, jungle-bred African lions presented in one act by Herr Louis Roth. For real daring and wild animal training skill, this act stands absolutely unrivalled. Many other thrilling wild animal acts are presented by a coterie of men and young women trainers.

Clean, clever comedy is provided by forty comedy-clown bears, elephants, pigs, dogs, goats, ponies, mules and monkeys.

Performances are given at 2 and 8 p. m. and the glittering, mile-long parade is presented to the public at 10:30. The date for Ogden is Tuesday, May 4. Tents at Fair grounds.—Advertisement.

in the field, naturally the interest was very small, as it was practically certain that every man who was nominated would be elected. Those elected were: Mayor, R. N. Sneedson, city clerk, Thomas Barrett, treasurer, E. L. McClave, city engineer, Robert Birch, councilmen, Roy George, J. Smith, J. Davis, G. Smith, Bert Toomer and J. J. Taylor.

MAPLE SUGAR WAYS.

Three-layer pie with one crust—One cup maple sugar, three tablespoons of flour mixed together. Line pan with pastry and put this in first, then beat the yolks of three eggs together in a pint of milk, one-half cup sweet sugar. Pour on top but do not stir. Bake same as custard pie. Last, beat whites for top; flavor with vanilla. Return to oven.

Maple molasses pie with one crust—One egg, two tablespoons flour, butter size of egg. Melt butter, add flour and egg beaten well. Add one cup maple molasses, one-half cup sweet milk. Beat well, pour in pastry and bake.

Maple molasses dumpling—One pint of maple molasses, one pint of hot water. Drop in dumplings. One egg, one-half pint sweet milk, two heaping teaspoons of baking powder, flour to make as stiff as you can stir. Boil in the above mixture 15 minutes without raising the lid.

SHERIFF'S SALE.

In the District Court of the County of Weber, State of Utah.

Sylvia Dee, Plaintiff, vs. Albert B. Stallings, Juliet M. Stallings, sometimes called Juliet M. Stallings and C. J. Herrick & Co., a corporation, Defendants.

To be sold at Sheriff's Sale on the 18th day of May, 1915, at the South front door of the Weber county Court House in Ogden City, Weber county, Utah, at 12 o'clock noon of said day, the following described property:

Located in Weber county, Utah, and particularly described as follows: All of lots eight and nine in block two of Stephens First Addition to Ogden City, Weber county, Utah. Dated at Ogden City, Weber county, Utah, this 24th day of April, 1915.

T. A. DE VINE, Sheriff of Weber County, Utah. By C. ALLISON, Deputy Sheriff.

ALIAS SUMMONS.

In the District Court of Weber County, State of Utah.

Emma Cary, Plaintiff, vs. George M. Cary, Defendant.

The State of Utah to the said Defendant:

You are hereby summoned to appear within twenty days after service of this Alias Summons upon you, if served within the County in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said Court.

This action is brought to recover a judgment dissolving the bonds of

matrimony now and hitherto existing between the plaintiff and defendant, and for general relief.

DAVID JENSEN, Plaintiff's Attorney.

P. O. Address: No. 515 David Eccles Bldg., Ogden, Utah. First publication April 24, 1915. Last publication May 29, 1915.

SUMMONS.

In the District Court of the Second Judicial District, in and for Weber County, State of Utah.

Louis Covi, Plaintiff, vs. William Staker, Charles Staker, Chauncey Staker, Rebecca Staker Howell, George Staker, Mary Staker Hunter, Elsie Staker Hunter, Artie Douglass, John Doe Staker, Richard Roe Staker, James Doe Staker, Mary Roe Staker, and Jane Doe Staker, whose other and true names are to Plaintiff unknown.

All of the surviving heirs at law of John Staker, deceased, and his wife Mary Ann Staker, deceased, and any and all creditors whose names are to Plaintiff unknown of the estate of John Staker, deceased, and his wife, Mary Ann Staker, deceased, John Doe, Richard Roe, James Doe, Mary Roe, and Jane Doe, whose true names are to Plaintiff unknown, and any and all other persons who have, or claim to have any right, title, interest, claim and estate in and to the real property hereinafter described, or any part thereof, Defendants.

The State of Utah to the Said Defendants:

You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said Court.

This action is brought to recover a judgment quieting the title to the real property described in plaintiff's complaint.

DAVID JENSEN, P. O. Address: No. 515 David Eccles Bldg., Ogden, Utah. First publication April 24, 1915. Last publication May 29, 1915.

ALIAS SUMMONS.

In the Municipal Court Within and for the City of Ogden, County of Weber, State of Utah.

Before Hon. W. H. Reeder, Jr., municipal judge and ex-officio justice of the peace.

R. T. Hume, doing business as the Western Brokerage Co., Plaintiff, vs. G. W. Smith, alias G. Harris, Defendant.

The State of Utah, to Said Defendant:

You are hereby summoned to appear before the above entitled Court within ten (10) days after service of this summons upon you, if served within the county in which this action is brought; otherwise, within twenty (20) days after this service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint in said action, which was filed in said Court on the 11th day of January, A. D. 1915. This action was

brought to recover the sum of \$6.25, with Ten Dollars attorney's fees, interest and costs on a promissory note given by the defendant to the plaintiff on the 26th day of August, 1914.

To the Sheriff or any Constable of Weber county, Greeting:

Make legal service and due return hereof.

Witness, Hon. W. H. Reeder, Jr., Judge of said Court, with the Seal thereof, this 27th day of March, 1915. I. N. FULTON, Clerk.

SUMMONS.

In the District Court of the Second Judicial District, in and for Weber County, State of Utah.

Walter J. Coy, Plaintiff, vs. Moroni Skeen, Winifred Black, Ethel Draney, Florence Weable, Joseph Howard Skeen, Frankie Marriott, Martin Ramsey, George Skeen, and Josie Skeen, being all the surviving heirs at law of Moroni Skeen, deceased, and his wife, Martha I. Skeen, deceased. Any and all creditors whose names are to Plaintiff unknown of the estate of Moroni Skeen, deceased, and his wife, Martha I. Skeen, deceased. Any and all heirs, legatees and devisees of J. C. Armstrong, deceased, whose names are to Plaintiff unknown, and any and all creditors whose names are to Plaintiff unknown of the estate of J. C. Armstrong, deceased; Adam Patterson, John Doe, Richard Roe, James Doe, Mary Doe, and Jane Roe, whose true names are to Plaintiff unknown, and any and all other persons who have or claim to have any right, title, claim, interest and estate in and to the real property hereinafter described, or any part thereof, Defendants.

The State of Utah to the Said Defendants:

You are hereby summoned to appear within twenty days after the service of this Summons upon you, if served within the County in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said Court.

This action is brought to recover a judgment quieting the title to the

real property described in plaintiff's complaint.

DAVID JENSEN, P. O. Address: No. 515 David Eccles Bldg., Ogden, Utah. First publication April 24, 1915. Last publication May 29, 1915.

DAVID JENSEN, Plaintiff's Attorney. P. O. Address: No. 515 David Eccles Bldg., Ogden, Utah. First publication April 24, 1915. Last publication May 29, 1915.

Make legal service and due return hereof.

Witness, Hon. W. H. Reeder, Jr., Judge of said Court, with the Seal thereof, this 27th day of March, 1915. I. N. FULTON, Clerk.

In the District Court of the Second Judicial District, in and for Weber County, State of Utah.

Walter J. Coy, Plaintiff, vs. Moroni Skeen, Winifred Black, Ethel Draney, Florence Weable, Joseph Howard Skeen, Frankie Marriott, Martin Ramsey, George Skeen, and Josie Skeen, being all the surviving heirs at law of Moroni Skeen, deceased, and his wife, Martha I. Skeen, deceased. Any and all creditors whose names are to Plaintiff unknown of the estate of Moroni Skeen, deceased, and his wife, Martha I. Skeen, deceased. Any and all heirs, legatees and devisees of J. C. Armstrong, deceased, whose names are to Plaintiff unknown, and any and all creditors whose names are to Plaintiff unknown of the estate of J. C. Armstrong, deceased; Adam Patterson, John Doe, Richard Roe, James Doe, Mary Doe, and Jane Roe, whose true names are to Plaintiff unknown, and any and all other persons who have or claim to have any right, title, claim, interest and estate in and to the real property hereinafter described, or any part thereof, Defendants.

The State of Utah to the Said Defendants:

You are hereby summoned to appear within twenty days after the service of this Summons upon you, if served within the County in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said Court.

This action is brought to recover a judgment quieting the title to the

real property described in plaintiff's complaint.

DAVID JENSEN, P. O. Address: No. 515 David Eccles Bldg., Ogden, Utah. First publication April 24, 1915. Last publication May 29, 1915.

DAVID JENSEN, Plaintiff's Attorney. P. O. Address: No. 515 David Eccles Bldg., Ogden, Utah. First publication April 24, 1915. Last publication May 29, 1915.

Make legal service and due return hereof.

Witness, Hon. W. H. Reeder, Jr., Judge of said Court, with the Seal thereof, this 27th day of March, 1915. I. N. FULTON, Clerk.

In the District Court of the Second Judicial District, in and for Weber County, State of Utah.

Walter J. Coy, Plaintiff, vs. Moroni Skeen, Winifred Black, Ethel Draney, Florence Weable, Joseph Howard Skeen, Frankie Marriott, Martin Ramsey, George Skeen, and Josie Skeen, being all the surviving heirs at law of Moroni Skeen, deceased, and his wife, Martha I. Skeen, deceased. Any and all creditors whose names are to Plaintiff unknown of the estate of Moroni Skeen, deceased, and his wife, Martha I. Skeen, deceased. Any and all heirs, legatees and devisees of J. C. Armstrong, deceased, whose names are to Plaintiff unknown, and any and all creditors whose names are to Plaintiff unknown of the estate of J. C. Armstrong, deceased; Adam Patterson, John Doe, Richard Roe, James Doe, Mary Doe, and Jane Roe, whose true names are to Plaintiff unknown, and any and all other persons who have or claim to have any right, title, claim, interest and estate in and to the real property hereinafter described, or any part thereof, Defendants.

The State of Utah to the Said Defendants:

You are hereby summoned to appear within twenty days after the service of this Summons upon you, if served within the County in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said Court.

This action is brought to recover a judgment quieting the title to the

real property described in plaintiff's complaint.

DAVID JENSEN, P. O. Address: No. 515 David Eccles Bldg., Ogden, Utah. First publication April 24, 1915. Last publication May 29, 1915.

DAVID JENSEN, Plaintiff's Attorney. P. O. Address: No. 515 David Eccles Bldg., Ogden, Utah. First publication April 24, 1915. Last publication May 29, 1915.

Make legal service and due return hereof.

Witness, Hon. W. H. Reeder, Jr., Judge of said Court, with the Seal thereof, this 27th day of March, 1915. I. N. FULTON, Clerk.

In the District Court of the Second Judicial District, in and for Weber County, State of Utah.

Walter J. Coy, Plaintiff, vs. Moroni Skeen, Winifred Black, Ethel Draney, Florence Weable, Joseph Howard Skeen, Frankie Marriott, Martin Ramsey, George Skeen, and Josie Skeen, being all the surviving heirs at law of Moroni Skeen, deceased, and his wife, Martha I. Skeen, deceased. Any and all creditors whose names are to Plaintiff unknown of the estate of Moroni Skeen, deceased, and his wife, Martha I. Skeen, deceased. Any and all heirs, legatees and devisees of J. C. Armstrong, deceased, whose names are to Plaintiff unknown, and any and all creditors whose names are to Plaintiff unknown of the estate of J. C. Armstrong, deceased; Adam Patterson, John Doe, Richard Roe, James Doe, Mary Doe, and Jane Roe, whose true names are to Plaintiff unknown, and any and all other persons who have or claim to have any right, title, claim, interest and estate in and to the real property hereinafter described, or any part thereof, Defendants.

The State of Utah to the Said Defendants: